

May 19, 2006

Margetta Langlois

vs.

Commonwealth of Massachusetts, Tom Reilly,
individually and as District Attorney
February 28, 1996 to January 20th, 1999.

and

Martha Coakley, individually and as District Attorney
January 20, 1999 to Present (May 2006).

CASE NO. 2005-CV-10190-RWZOBEL RE: PROSECUTIONAL MISCONDUCT
AND MALICIOUS PROSECUTION.

Dear Clerks of Court,
(ATTENTION: JAY JOHNSON)

Kindly place these papers before the Court and the Judge immediately as your earliest convenience to VACATE DISMISSAL dated May 2, 2006 due to the fact there have been 3, now 4 copies of notice of extension of time enclosed with all dates added to the original.

Also, the following motions to:

1.) Motion-Plaintiff requests to vacate and reinstate the case to Trial List with by Trial by Jury as original of January 5, 2005 was filed to the Court.

2.) Motion-For Malicious Prosecution by the Commonwealth of Massachusetts on Defendant, Margetta Langlois, CASE NO: 96-1416-001-002, by the Commonwealth withholding EXCULPATORY EVIDENCE (audio tape and other evidence tampered with and not marked as evidence, changing witnesses for the trial on September 11 and 12th of 1997 on that day without a 30-day notice to Defense).

3.) Motion-Entered again for the 4th time for the 20-day extension of time April 16, 2006 to May 6, 2006 entered by Overnight Mail, Certified Green Card (Return Receipt Requested), and also the 3rd time to Lisa Urso by Priority Mail personally. Never documented 3 times on record. With the copy enclosed and 4 dates sent to the Court and never documented on record.

4.) Motion-Plaintiff requests that this motion be granted for the 20-day extension due to

FILED
IN CLERKS OFFICE

2006 MAY 22 P 3:03

U.S. DISTRICT COURT
DISTRICT OF MASS.

MARGETTA LANGRISH

COMMONWEALTH OF MASS.

FILED
IN CLERKS OFFICE

TOM REILLY INDIVIDUAL & AS D.A.

2006 MAY 22 P 3:03

MARTHA COAKLEY INDIVIDUAL & AS D.A.

U.S. DISTRICT COURT
DISTRICT OF MASS.

MOTION NOTICE TO RE-OPEN CASE

05-C.V. 10190 R.W. WHEELER

~~TAMPERING W/ MOTIONS &~~
~~W/ EVIDENCE & X'S TO COURT'S~~

~~CLERK W/ ALL DATES ON~~

ORIGINAL COPY OF COPY -

PLAINTIFF SENT IN -

COURT NEVER DOCKETED

MOTIONS FOR 30 DAY EXTENSION

IN FILE NOW (4) TIMES -

PLEASE RESPOND THROUGH

MAIL TO RE-OPEN CASE W/

CERTIFIED MAIL W/ SIGNATURE

NEEDED TO PLAINTIFF -

4/18/06 MARGETTA LANGRISH

O.C. TO ALL -

PLEASE DOCUMENT ALL ON REC!

MARGETTA LANGLOIS PRO-SE

V.
COMMONWEALTH OF MASS.
DEF. TOM REILLY SERVED 5/2/06
DEF. MARTHA COAKLEY UNAVAILABLE

CASE: 05-CV-10190 R.W.ZOB

REQUEST FOR MOTION TO
VICATE DISMISSAL ON 5/2/06
AND RESTORE CASE FOR TRIAL
LIST-

U.S. MARSHALS HAD PROCESS
PAPERS SINCE 4/26/06
SERVICE WAS 5/2/06
UNDER "20 DAY EXTENSION" - ON

By AND ON 5/2/06 (Tom Reilly A.G.)
(D.A. ON CASE)
w/ EVID + Receipts - 96-1416-001-002
"20 DAY EXTENSION" SENT TO
ATT: LIST VRSO.

Along - w/ Jet Blue Prices \$638.
for 4/12/06 - 4/18/06

3rd time Extension Requested
5/05/06 Submitted - Margetta Langlois

MARGARETTA LANGLOIS pro. sei

COMMONWEALTH of MASS.
ATTY D.A. MARTHA CORKERY for
SERVICE on-

RE: 05-CV. 10190 R.W. ZUBEL

70 days

REQUEST: MOTION for
"EXTENSION OF SERVICES"
for second time on D.A. of D.A.
office - Middlesex County -

NOW COMES THE PLAINTIFF MARGARETTA
 LANGLOIS pro. sei, served Middlesex
 D.A.'s office on 1/6/05 MARTHA
 CORKERY along w/ EVID instructions
 for discovery w/ CERTIFIED MAIL
 w/ RETURN Receipt sent into court
 + Middlesex D.A.'s office on
 APRIL 10 - 2006 By CERTIFIED
 MAIL TO BOTH

U.S.D.C. JUDGE ZUBEL
Middlesex D.A.'s office was well
aware of case pending w/
SERVICE 1/6/05 w/ Receipts of
zip codes -

See
 Receipts C.C. Judge ZUBEL (02102)
 C.C. M.S. COURT (02141)
 C.C. D.A.'s office (02141)
 & others

I have NOT received as
 yet APRIL 6 06 decision -

2)

IN MAIL P.O. Box 3091 HOLIDAY, FLA.
"Denies" Defaults + Final Judgement
 ON ACCOUNT OF D.A.'s OFFICE

"ALLEGEDLY" NOT AWARE OF
CIVIL SUIT W/ SERVICE - But

CERTIFIED MAIL PROVES OTHER-
 WISE — SIGNED BY D.A.'s OFFICE + Receipts By
 POST OFFICE MESSENGERS — 1 COPY TO D.A. — NOW 4/12/06

1) SERVICE WILL BE THROUGH
U.S. MARSHALL'S ADDRESS
SAME AS COURT, TO

MARTINA CRADLEY'S OFFICE
CP MIDLESEX D.A.'s OFFICE -
40 THORNDIKE ST CAMB, MASS 02141

2) SERVICE WILL BE SECOND COPY
TO COURT, (ALSO AS I DID BEFORE
4/6/05 W/ SUIT) 4/5/05 DATED
I CALLED COURT ON 4/7/06 TO INQUIRE
INTO COURT - I CALLED COURT ON 4/10/06 + I
WAS TOLD JAY JOHNSON WAS NOT IN -
I LEFT MESSAGES FOR LISA URSO 4.
1 DAY - MARCH 30, MARCH 31, 2006, NO

REPLY - ON 4/10/06 I CALLED
LEFT MESSAGE FOR LISA URSO NO
REPLY - ON 4/11/06 - I CALLED + SPOKE
TO (203) 231-1111 NO LISA URSO + JAY
JOHNSON ON VACATION - CLERK TOLD
ME THE APRIL 6 - 06 DECISION "DENIES"
W/ NO HEARING WHY?

I HAVE NOT RECEIVED IN
WRITING THE DECISION - I WILL
HAVE POSTMASTER SIGN WHEN I
GET IT. NO POSSIBLE WAY TO

3)

I am in Fla. I will "OVERNIGHT"
 U.S. MARSHAL'S SUMMONS OF CIVIL SUIT
for 20 days RESPONSES SERVICE
ON COMMONWEALTH — MARTHA COHEN —

W/ EVIDENCE OF RETURN CERTIFICATE
 OF GREEN CARD SERVICE
 By D.A.'s office —

Why would D.A. McFEELEY say they
 did NOT receive SERVICE w/ all
 SENT TO COURT TO JUDGE ZABEL
 CASE

05-CV-10190. R. W. ZABEL

- 1) D.A. got everything too
- 2) M.D. Velez Sup. Court — Also —
 AND ALL C.D.
 for T.V. 25

PLEASE NOTE ON 4/11/06 I
 TRIED TO GET TICKETS ON
 AIRLINE TO fly from
 Tampa, FL — TO Boston, MASS TO
 DO SERVICE my SELF IN PERSON —

BUT AIRLINE TICKETS OUTRAGEOUS
 ON LAST-MINUTE NOTICES —

I moved 3x's in 1 yr — I was
 lucky to find papers. I filed
1/5/05 —

PLEASE LET me know WHAT ELSE I

4)

Need to do before 30 days waiting
for responses by Commonwealth

(CRM - HEARING) EVIDENTIARY HEARING
(COMMONWEALTH)

ALL - WITH DISCOVERY, EVIDENCE BY
AUDIO TAPE - marked money
originally used

Names of all officers at 2/28/96 BUS

SEARCH WARRANT Really Issued

* REQUEST FOR CRM ARGUMENTS -

* ALL HEARINGS ARE W/ BOTH

PARTIES PRESENT. I CAN NOT AFFORD

3/17/06 * Plaintiff MARGETTA LANGLOIS
a Commonwealth MARTHA CORKLEY
AND YVONNE BELLEFONTAINE now
IN TAMPA - FLORIDA - CTS WITNESS FOR
EVIDENCE USED TO

FALSELY CONVICT - w/ EVID

w/ HEID "NOT TO CONVICT"

REQUEST * TRIAL BY JURY - UNLESS D.A. DEFAULTS
ON 30 DAY RESPONSES - OF Respectfully
ALL DISCOVERY BY SUBMITTED

C.C. for Counsel Roger Keller
C.C. for T.V. 25
C.C. DA. MARTHA CORKLEY
C.C. Judge Sobel, Judge [unclear]
4/12/06 4/17/06 4/18/06
SENT TO U.S.D.C.